IACULLO MARTINO, LLC 247 FRANKLIN AVENUE NUTLEY, NEW JERSEY 07110 (973) 235-1550 ATTORNEYS FOR DEFENDANT ANTHONY R. AMBROSIO

UNITED STATES DISTRICT COURT
UNITED STATES OF AMERICA
Plaintiff

CRIMINAL NO.: 08-176 (SPC)

VS

ANTHONY AMBROSIO
Defendant

CONSENT ORDER

THIS MATTER having been opened to the Court by Iacullo Martino, LLC, by and through Anthony J. Iacullo, Esq., attorneys for defendant, Anthony Ambrosio and on notice to the United States Attorney's Office by and through Ronald D. Wigler, Assistant United States Attorney, seeking an Order allowing Defendant Anthony Ambrosio to temporarily obtain his passport for travel, and the parties having consented to same, and good cause having been shown:

IT IS on this
$$21^{S+}$$
 day of $\sqrt{300}$, 2008

ORDERED that:

- 1. Defendant Anthony Ambrosio be permitted to travel to the Island of the Bahamas from Tuesday, July 22, 2008 until Thursday, July 31, 2008.
- 2. Defendant Anthony Ambrosio may obtain his passport on Friday, July 18, 2008 from Pre-Trial Services (by Wendy H. Lonsdorf) to enable him to travel to the Island of the Bahamas from Tuesday, July 22, 2008, until Thursday, July 31, 2008.

- 3. Defendant Anthony Ambrosio shall have temporary possession of his passport and Defendant Anthony Ambrosio is responsible for surrendering his passport to Pre-Trial Services on Friday, August 1, 2008.
- 4. Prior to Defendant Ambrosio's departure, Defendant shall provide Ms. Wendy
 Lonsdorf of the United States Pre-Trial Services Office with Defendant's travel itinerary, including
 information confirming his dates of travel, airline carrier, and hotel accommodations. And it is
 further;

ORDERED that

- 1. Defendant Anthony Ambrosio be permitted to travel to and from and partake in a Nickelodeon Family Cruise from Sunday, August 10, 2008, until August 17, 2008
- 2. Defendant Anthony Ambrosio may obtain his passport on August 8, 2008 from Pre-Trial Services (by Wendy H. Lonsdorf) to enable him to travel on a Nickelodeon Family Cruise from Sunday, August 10, 2008, until Sunday, August 17, 2008.
- 3. Defendant Ambrosio shall have temporary possession of his passport and Defendant Anthony Ambrosio is responsible for surrendering his passport to Pre-Trial Services on Monday, August 18, 2008.
- 4 Prior to Defendant Ambrosio's departure, Defendant shall provide Ms Wendy
 Lonsdorf of the United States Pre-Trial Services Office with Defendant's travel itinerary including
 dates of travel, airline carrier and accommodations; And it is further;

ORDERE I) that

That all other conditions of release remain in full force and effect and that a copy of this Order

be served upon all parties within

days of the date hereof

Hon. Stanley R. Chesler, U.S.D. T.

I hereby consent to the form and entry of the within Order.

Ronald D. Wigler

Assistant US Attorney

Anthony J laculo, Esq.

Counsel for Defendant Anthony Ambrosio